JS 44C/SDNY REV. 5/2010

CIVIL COVER SHEET



pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for use of the Clerk of Court for the purpose of initiating the civil docket sheet.

FEB 1 4 2013

PLAINTIFFS			DEFENDANTS			
United States of America, on behalf of Small Business Administration			Elk Associates Funding Corp.			
ATTORNEYS (FIRM NAME, ADDRESS, AND TELEPHONE NUMBER			ATTORNEYS (IF KNOWN)			
Preet Bharara by AUSA Louis A. Pellegrino U.S. Attorney's Office, 86 Chambers Street, 3rd Floor			Philip C. Feigen, Esq., Patton Boggs, LLP, 2550 M Street, NW Washington, D.C. 20037			
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Has this or a similar case	been previously filed in S	DNY at any time? No? 🗸	Yes? Judge Previo	ously Assigned		
If yes, was this case Vol.	☐ Invol. ☐ Dismissed	. No□ Yes□ If yes,	give date & Case No			
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CONTRACT [] 110 INSURANCE [] 120 MARINE [] 130 MILLER ACT [] 140 NEGOTIABLE INSTRUMENT [] 150 RECOVERY OF OVERPAYMENT & ENFORCEMENT OF JUDGMENT [] 151 MEDICARE ACT [] 152 RECOVERY OF DEFAULTED STUDENT LOANS (EXCL VETERANS) [] 153 RECOVERY OF OVERPAYMENT OF VETERAN'S BENEFITS [] 160 STOCKHOLDERS SUITS M 190 OTHER CONTRACT [] 195 CONTRACT PRODUCT LIABILITY [] 196 FRANCHISE REAL PROPERTY [] 210 LAND CONDEMNATION [] 220 FORECLOSURE [] 230 RENT LEASE & EJECTMENT [] 245 TORT PRODUCT LIABILITY [] 249 ALL OTHER REAL PROPERTY	ACTIONS UNDER STATUTES CIVIL RIGHTS [] 441 VOTING [] 442 EMPLOYMENT [] 443 HOUSING/	₹	LIQUOR LAWS [] 640 RR & TRUCK [] 650 AIRLINE REGS OCCUPATIONAL SAFETY/HEALTH OTHER LABOR [] 710 FAIR LABOR STANDARDS ACT LABOR/MGMT RELATIONS LABOR/MGMT REPORTING & DISCLOSURE ACT [] 740 OTHER LABOR LITIGATION [] 791 EMPL RET INC SECURITY ACT IMMIGRATION [] 462 NATURALIZATION APPLICATION	[] 422 APPEAL	[] 400 STATE REAPPORTIONMENT [] 410 ANTITRUST [] 430 BANKS & BANKING [] 450 COMMERCE [] 460 DEPORTATION [] 470 RACKETEER INFLUENCED & CORRUPT ORGANIZATION ACT (RICO) [] 480 CONSUMER CREDIT [] 480 CABLE/SATELLITE TV [] 810 SELECTIVE SERVICE [] 850 SECURITIES/ EXCHANGE [] 875 CUSTOMER CHALLENGE 12 USC 3410 [] 890 OTHER STATUTORY ACTIONS [] 891 AGRICULTURAL ACTS [] 892 ECONOMIC STABILIZATION ACT [] 893 ENVIRONMENTAL MATTERS [] 894 ENERGY ALLOCATION ACT [] 895 FREEDOM OF INFORMATION ACT [] 900 APPEAL OF FEE DETERMINATION UNDER EQUAL ACCESS TO JUSTICE [] 950 CONSTITUTIONALITY OF STATE STATUTES	
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CITIZEN OF ANOTHER	STATE []2 []2	INCORPORATED <u>or</u> PRINCIPAL P OF BUSINESS IN THIS STATE	LACE []4 []4	FOREIGN NATION		. []6 []6		
PLAINTIFF(S) ADDRESS(ES) AND COUNTY(IES)								
United States of 86 Chambers Str New York, NY 1 New York County	reet, Third Floor 0007							
DEFENDANT(S) ADDRESS(ES) AND COUNTY(IES)								
Elk Associates F 747 Third Avenu New York, NY 10 New York Count	0017							
DEFENDANT(S) ADDRESS UNKNOWN REPRESENTATION IS HEREBY MADE THAT, AT THIS TIME, I HAVE BEEN UNABLE, WITH REASONABLE DILIGENCE, TO ASCERTAIN THE RESIDENCE ADDRESSES OF THE FOLLOWING DEFENDANTS:								
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DATE 2/14/2013 RECEIPT #	SIGNATURE OF ATT	ORNEY OF RECORD	[] N([X] YI	TTED TO PRACTIC O ES (DATE ADMITTE ley Bar Code #LP2	ED Mo. Nov.	2005 r)		
	Magistrate Judge is to be designated by the Clerk of the Court. Magistrate Judge							
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Ruby J. Krajick, Clerk of Court by Deputy Clerk, DATED								

UNITED STATES DISTRICT COURT (NEW YORK SOUTHERN)

Case 2:13-cv-01326-LDW-GRB Document 1 Filed 02/14/13 Page 3 of Pag

PREET BHARARA

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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA, on behalf of its agency, the United States Small Business Administration,	FEB 1 4 2013
Plaintiff,)
vs.) 12 Civ
ELK ASSOCIATES FUNDING CORP.,)
Defendant.)))

COMPLAINT FOR RECEIVERSHIP AND INJUNCTION

Plaintiff, the United States of America, on behalf of its agency, the United States Small Business Administration, by its attorney Preet Bharara, United States Attorney for the Southern District of New York, alleges upon information and belief as follows:

PRELIMNARY STATEMENT

1. This is a civil action brought by the United States on behalf of the Small Business Administration (hereinafter, "SBA," "Agency" or "Plaintiff"), to enforce the terms of a settlement agreement, including entry of a Consent Order of Receivership.

PARTIES

- 2. Plaintiff SBA's central office is located at 409 Third Street, S.W., Washington, DC 20416.
- 3. Defendant, Elk Associates Funding Corporation (hereinafter "Elk" or "Licensee"), maintains its principal place of business at 747 Third Avenue, 4th Floor, New York, NY 10017.
 - 4. Elk's sole shareholder is AmeriTrans Capital Corporation.

JURISDICTION AND VENUE

- 5. Jurisdiction is conferred on this Court by virtue of the Small Business Investment Act of 1958, as amended (hereinafter, the "Act"), Sections 308(d), 311, and 316; 15 U.S.C. §§687(d), 687c, 687h; the Small Business Act, 15 U.S.C. §634(b)(1); and 28 U.S.C. §1345.
 - 6. Venue is proper under 15 U.S.C. §§ 687(d), 687h and 28 U.S.C. §1391(b).

 STATUTORY FRAMEWORK AND FACTUAL BACKGROUND
- 7. On or about July 24, 1980, Elk was licensed by SBA as a Small Business Investment Company ("SBIC") pursuant to Section 301(c) of the Act, 15 U.S.C. §681(c) as SBA License 02/02-5377, solely to do business under the provisions of the Act and the Regulations.
- 8. Section 308(c) of the Act, 15 U.S.C. §687(c), empowers SBA to prescribe regulations to carry out the provisions of the Act and to govern the operations of SBICs. SBA has duly promulgated such regulations, which are codified at Title 13 of the Code of Federal Regulations, Part 107 (the "Regulations").

- 9. Section 303 of the Act, 15 U.S.C. §683, authorizes SBA to provide financing to licensed SBICs. Pursuant to Section 303 of the Act, 15 U.S.C. §683, SBA provided funds to Elk through the purchase and/or guaranty of debentures, a form of leverage, as those terms are defined under the Regulations.
 - 10. Currently, there remains \$21,075.000 in outstanding debenture leverage.
- 11. The debentures described in paragraphs 9-10, above, are expressly subject to and incorporated by reference in the Regulations, including but not limited to 13 C.F.R. §§107.1810, 1830-1850 and §107.507.
- 12. Section 308(d) of the Act, 15 U.S.C. §687(d), provides that upon determination and adjudication of noncompliance or violation of the Act or the regulations, all of the rights, privileges and franchises of a licensee, such as Elk, may be forfeited and the company may be declared dissolved.
- determination by SBA that a licensee, such as Elk, has engaged in or is about to engage in any acts or practices which constitute or will constitute a violation of the Act or of any rule or regulation promulgated pursuant to the Act, or of any order issued under the Act, then SBA may make application for an injunction, and such Court shall have jurisdiction of such action and grant a permanent or temporary injunction, or other relief without bond, upon a showing that such licensee has engaged in or is about to engage in any such acts or practices. The Court is authorized to appoint SBA to act as receiver for such licensee.
- 14. On or about March 20, 2012, Elk filed a complaint and motion for preliminary injunction and temporary restraining order in the United States District Court

for the District of Columbia against the U.S. Small Business Administration styled <u>Elk</u>

<u>Associates Funding Corporation v. U.S. Small Business Administration et. al</u>, Case No.

12-cv-00438 ("the Action").

- 15. On or about October 31, 2012, Elk and SBA entered into a Settlement Agreement ("the Agreement") and filed a Joint Stipulation of Dismissal of the Action.
- 16. As partial consideration for the Settlement Agreement, Elk agreed that on or before the 45th day after execution of the Agreement, Elk would tender \$7,900,000 via wire transfer in one lump sum in full satisfaction of Elk's outstanding debenture leverage.
- 17. Via written agreement executed on or about December 7, 2012, SBA and Elk agreed to extend the date for payment of the \$7,900,000 referenced in paragraph 15, above, through January 7, 2013.
- 18. As partial consideration for the Agreement, Elk agreed to execute a Consent Order of Receivership to be filed by SBA only in the event Elk failed to make its \$7,900,000 payment as required under the Agreement.
 - 19. To date, Elk has failed to make its payment as agreed.
 - 20. To date, Elk has failed to honor the terms of the Agreement.

COUNT ONE

BREACH OF CONTRACT

- 21. Paragraphs 1 through 20 are incorporated herein by reference.
- 22. Elk's failure to make payment as agreed and failure to honor the terms of the Agreement has injured SBA in the amount of at least \$7,900,000.

- 23. Elk's failure to honor the terms of the Agreement is a violation of 13 C.F.R. 107.507 (a), *Nonperformance*, as Elk failed to perform under a written agreement with SBA.
- 23. As a consequence of Elk's failure to make its payment and honor its agreement, SBA is entitled to entry of the Consent Order of Receivership executed by Elk.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff prays as follows:

- A. That this Court enter the Consent Order of Receivership and grant injunctive relief, both preliminary and permanent in nature, restraining and enjoining Elk, its past or present general partner(s), managers, management company, directors, officers, agents, employees, and other persons acting in concert therewith from: (1) making any disbursements of Elk's funds; (2) using, investing, conveying, disposing, executing or encumbering in any fashion any funds or assets of Elk's, wherever located; and (3) further violating the Act or the regulations promulgated thereunder.
- B. That this Court determine and adjudicate Elk's noncompliance with and violation of the Act and the Regulations promulgated thereunder.
- C. That this Court, pursuant to 15 U.S.C. §687c, take exclusive jurisdiction of Elk and all of its assets, wherever located, appoint SBA as receiver of Elk for the purpose of marshaling and liquidating the assets of Elk and satisfying the claims of creditors as approved by this Court, and such other relief as contained in the Consent Order filed herewith.
 - D. That this Court enter judgment in the amount of \$20,806,071.32 (as of

February 4, 2013), consisting of principal in the amount of \$20,780,332.33 in principal plus \$25,738.99 in interest through February 4, 2013, until the date of judgment, together with post judgment interest pursuant to 28 U.S.C. § 1961 as of the date judgment is entered.

E. That this Court grant such other relief as may be deemed just and proper.

Dated: New York, New York February 14, 2013

Respectfully submitted,

PREET BHARARA

United States Attorney
Southern District of New Yor

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